

**EXHIBIT B**

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**From:** Karim, Sameer  
**To:** [McCole, Timothy S.](#)  
**Cc:** [Harr, Steve](#); [Fraser, B. David](#)  
**Subject:** RE: SEC v. Bjork et al. Amended Complaint  
**Date:** Friday, November 17, 2017 9:12:02 AM

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Mr. McCole:

We consent on behalf of Fund I and Fund II to file the First Amended Complaint.

Thank you.

**Sameer S. Karim**

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**From:** McCole, Timothy S. [mailto:[McColeT@SEC.GOV](mailto:McColeT@SEC.GOV)]  
**Sent:** Thursday, November 16, 2017 1:58 PM  
**To:** Karim, Sameer  
**Cc:** Harr, Steve; Fraser, B. David  
**Subject:** SEC v. Bjork et al. Amended Complaint

Sameer--

As I mentioned in our discussion yesterday, the SEC requests the written consent of Defendants Select Asset Fund I, LLC ("Fund I") and Select Asset Prime Index Fund, LLC ("Fund II") to the SEC's filing a First Amended Complaint in the form attached. Recall, the amendment is necessary to make clear that the SEC is not seeking civil money penalties against Fund I and Fund II.

I have also attached a copy of the notice I intend file to inform the court of the reason for the amendment.

Unless you would like to discuss the matter further, please reply to this email, consenting on behalf of Fund I and Fund II to the SEC's filing the amended complaint. I will attach the email as Exhibit B to the notice.

Thank you.

**Timothy S. McCole, Trial Counsel**  
**Securities and Exchange Commission**  
**Fort Worth Regional Office**

**817.978.6453**